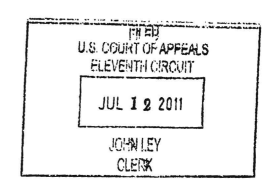
## IN THE UNITED STATES COURT OF APPEALS

FOR THE ELEVENTH CIRCUIT

No. 11-11651-C

UNITED STATES OF AMERICA.



Plaintiff-Appellee,

versus

THE PUBLIC WAREHOUSING COMPANY K.S.C., a.k.a. Agility,

A True Copy - Attestada Chark, U.S. Court of Appeals

Minte, Georgie

Appeal from the United States District Court for the Northern District of Georgia

Defendant - Appellant.

FILED IN CLERK'S OFFICE U.S.D.C. Atlanta

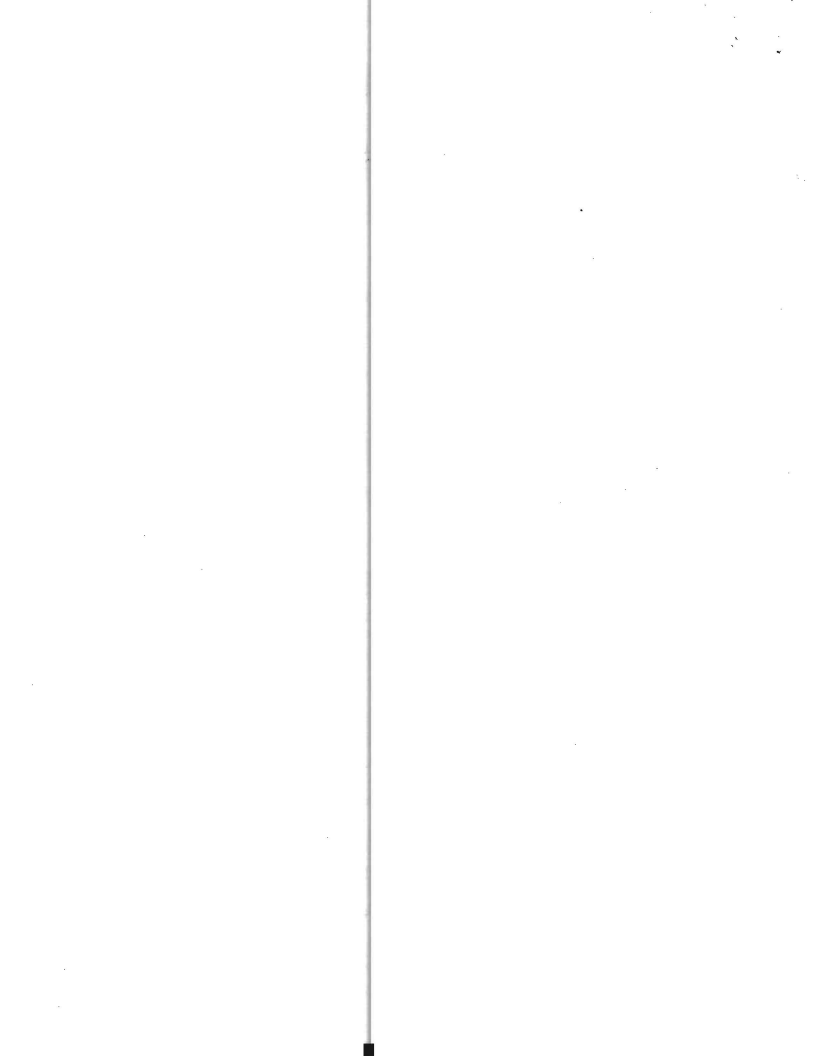
JUL 1 3 2011

JAMES N HATTEN CLERK
By: Clerk

Before EDMONDSON, HULL, and WILSON, Circuit Judges.

## BY THE COURT:

Appellant seeks review of a district court order denying appellant's motions to quash service of process of the indictment. There has been no final judgment entered in the criminal proceedings in this case, and the Supreme Court has strictly interpreted the collateral-order exception in criminal cases, limiting its application thus far to orders that have denied three types of pre-trial motions: motions to reduce bail; motions to dismiss on double jeopardy grounds; and motions to dismiss



under the Speech or Debate Clause. 28 U.S.C. § 1291; Midland Asphalt Corp. v. United States, 489 U.S. 794, 798, 109 S.Ct. 1494, 1497, 103 L.Ed.2d 879 (1989) (citing Flanagan v. United States, 465 U.S. 259, 263, 104 S.Ct. 1051, 1054, 79 L.Ed.2d 288 (1984)). Accordingly, we lack jurisdiction over this appeal, and appellee's motion to dismiss the appeal is GRANTED.

